1 2 3 4	Graham Archer [SBN: 262464] Law Office of Graham Archer 95 S. Market Street, Suite 300 San Jose, CA 95113 Ph: 408-596-9451 Fax: 408-596-5657 graham@garcher.com	EÒEZSÒÖÆÆRECEFIE				
5	Attorney for Defendant Keith Larson					
7	UNITED STATES DISTRICT COURT					
8	NORTHERN DISTRICT OF CALIFORNIA					
9	SAN JOSE DIVISION					
10						
11	United States of America	12-CR-00886-DLJ				
12	Plaintiff,	Stipulation and Request for				
13	VS.	Continuance of Status Date and [] Order				
14	Keith Larson					
15	Defendant.					
16						
17	The parties, by and through their respective counsel, hereby stipulate and request a continuance of the status conference currently set for January 23, 2014 at 9:00am in the above captioned matter. The parties request a future status date of February 27, 2014 at 9:00am, at which time the parties intend to either resolve the matter or set trial dates.					
18						
19						
20						
21	The purpose of the continuance is to allow further evaluation and investigation by the defense and defense experts, and to permit further settlement discussions between the parties.					
22						
23	The parties jointly request an exclusion of time on the basis of effective preparation of					
24 25	counsel, as the defense's investigation of the case is ongoing.					
25 26	//					
20	//					
-'	I and the second					

## 

1	Dated:	1/21/14			
2				/s/	
3				Graham Archer	
4				Attorney for Defendant	
	Dated:1	/21/14	_		
5				/s/_	
6				Ron Gainor	
7				Attorney for Defendant	
8	Dated: <u>1</u>	/21/14	_		
9				/s/_	
10				AUSA Amie Rooney	
				Attorney for the Government	
11					
12					
13					
14					
15					
16					
17					
18					
19					
20					
21					
22					
23					
24					
25					
26					
27					

] Order 1 2 Good cause appearing, upon stipulation of all parties, IT IS HEREBY ORDERED that 3 the status hearing currently set for January 23, 2014 in action 12-CR-00886-DLJ shall be 4 continued to February 27, 2014 at 9:00a.m. 5 The Court finds that failing to exclude the time between January 23, 2014 and February 6 27, 2014 would unreasonably deny counsel for Mr. Larson reasonable time necessary for 7 effective preparation, taking into account the exercise of due diligence. See 18 U.S.C. §§ 8 9 3161(h)(7)(B)(iv). 10 The Court finds that the ends of justice served by excluding the time between January 11 23, 2014 and February 27, 2014 from computation under the Speedy Trial Act outweigh the 12 interests of the public and the defendant in a speedy trial. 13 Therefore, IT IS HEREBY ORDERED that the time between January 23, 2014 and 14 February 27, 2014 shall be excluded from computation under the Speedy Trial Act, 18 U.S.C. § 15 3161(h)(7)(A) and (B)(iv). 16 17 18 19 IT IS SO ORDERED. Dated: FEEGEFI 20 21 22 Hon. D. Lowell Jensen U.S. District Judge 23 24 25 26 27